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HEWLETT PACKARD COMPANY
P O BOX 272400, 3404 E. HARMONY ROAD
INTELLECTUAL PROPERTY ADMINISTRATION
FORT COLLINS, CO 80527-2400

EXAMINER

DAVE, JYOTI D

ART UNIT	PAPER NUMBER
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4182

NOTIFICATION DATE	DELIVERY MODE
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02/07/2008

ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM
mkraft@hp.com
ipa.mail@hp.com

Office Action Summary	Application No.		Applicant(s)	
	10/658,983		SHIDLA ET AL.	
	Examiner		Art Unit	
	JYOTI D. DAVE		4182	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☐ Responsive to communication(s) filed on ____.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-18 is/are pending in the application.
- 4a) Of the above claim(s) ____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) ____ is/are allowed.
- 6) ☒ Claim(s) 1-18 is/are rejected.
- 7) ☐ Claim(s) ____ is/are objected to.
- 8) ☐ Claim(s) ____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on ____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. ____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. ____. |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date <u>3 pages 1/25/2005 and 2 pages 9/11/2003</u> . | 6) <input type="checkbox"/> Other: ____. |

DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1 and 16 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claim 8 and claim 12 of U.S. Patent No. 7,206,969 B2. Although the conflicting claims are not identical, they are not patentably distinct from each other because:

3. Claim 1 of the instant application contains every element of claim 8 of 7,206,969 B2 and thus anticipates the claim of the instant application. Claim 1 of the instant application therefore is not patentably distinct from the earlier patent claim and as such is unpatentable over obvious type double patenting. A later application is not patentably distinct from an earlier claim if the later claim is not anticipated by the earlier claim.

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4. Claim 16 of the instant application contains every element of claim 12 of 7,206,969 B2 and thus anticipates the claim of the instant application. Claim 16 of the instant application therefore is not patently distinct from the earlier patent claim and as such is unpatentable over obvious type double patenting. A later application is not patentably distinct from an earlier claim if the later claim is not anticipated by the earlier claim.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-3 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metzger (7,269,827 B2) in view of Quach (6,640,313 B1).

3. In reference to claim 1, Metzger discloses **a method of compiling a program to be executed on a target microprocessor** (see column 1, lines 10-15, in which Metzger discloses Compilers are utilized to convert higher level programming instructions to instructions that may be executed on a particular target computer architecture), **the method comprising opportunistically scheduling a redundant operation on one of the functional units that would otherwise be idle during a cycle** (see also column 5, lines 60-64, in which Metzger discloses should a functional

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unit be detected as idle for a period of time exceeding a threshold, then changes may be implemented in the IR, as may be required or useful, to utilize the idle function in a target architecture).

4. Metzger does not disclose **with multiple functional units of a same type**.

However, Quach discloses with multiple functional units of a same type (see column 6, lines 1-2 in which Quach clearly discloses a method that tests functional units which comprise of logic units of the same type). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor (Quach column 3, lines 22-25).

5. In reference to claim 2, claim 2 is dependent upon claim 1. Claim 1 has been obviated by Metzger in view of Quach (see above).

6. Quach disclose **scheduling a comparison** (see column 6, lines 1-7, in which Quach discloses results generated by clusters (a) and (b) [identical instructions to execute clusters (a) and (b)] are compared by check unit and an error is indicated if the execution results are different) **of results from the redundant operation** (see column 7 lines 53-66 and column 8, 1-8, in which Quach discloses For the disclosed embodiment of check unit, each comparator generates a logic value zero when the

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execution results applied to its inputs match and a logic value one when the execution results don't match). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for indicating when an error in a test comparison has occurred. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25)

7. In reference to claim 3, claim 3 is dependent upon claim 2. Claim 2 has been obviated by Metzger in view of Quach (see above).

8. Quach discloses **causing a flag in the target microprocessor to be set when the comparison** (see column 7 lines 53-66 and column 8, 1-8, in which Quach discloses For the disclosed embodiment of check unit, each comparator generates a logic value zero when the execution results applied to its inputs match and a logic value one when the execution results don't match). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for indicating when an error in a test comparison has occurred. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25).

9. In reference to claim 18, Metzger discloses **a computer readable program product for execution on a target microprocessor** (see column 1, lines 10-15, in which Metzger discloses Compilers are utilized to convert higher level programming instructions to instructions that may be executed on a particular target computer architecture), **the program product comprising executable code** (see column 1, lines 10-15, in which Metzger discloses the programming instructions that can be executed on a target computer, the program instructions are executable code) **that includes a redundant operation schedule for one of the functional units that would otherwise be idle** (see also column 5, lines 60-64, in which Metzger discloses should a functional unit be detected as idle for a period of time exceeding a threshold, then changes may be implemented in the IR, as may be required or useful, to utilize the idle function in a target architecture) .

10. Metzger does not disclose the program product includes multiple functional units of a same type or a subsequently scheduled comparison of results from the redundant operation for fault checking purposes. However, Quach discloses **with multiple functional units of a same type** (see column 6, lines 1-2 in which Quach clearly discloses a method that tests functional units which comprise of logic units of the same type), **a subsequent scheduled comparison of results from redundant operation** (see column 6, lines 1-7, in which Quach discloses results generated by clusters (a) and (b) [identical instructions to execute clusters (a) and (b)] are compared by check unit

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and an error is indicated if the execution results are different) **for fault checking purposes** (see column 7 lines 53-66 and column 8, 1-8, in which Quach discloses For the disclosed embodiment of check unit, each comparator generates a logic value zero when the execution results applied to its inputs match and a logic value one when the execution results don't match). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for indicating when an error in a test comparison has occurred. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25).

11. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Metzger (7,269,827 B2) in view of Quach (6,640,313 B1) and in further view of Fruehling (6,625,688 B1).

12. In reference to claim 4, Fruehling discloses **setting a user selectable level for an aggressiveness of said opportunistic scheduling** (column 12, lines 60-65, in which Fruehling teaches different levels or modes the PSA can work in. It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Fruehling in order to create more user options for opportunistic

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scheduling . It is also inherent that the settings can have user selectable levels that are commonly used, allowing users to customize desired settings for any number of computer system operations).

13. Claims 5-10 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metzger (7,269,827 B2) in view of Quach (6,640,313 B1) and in further view of Raina (6,134,675).

14. In reference to claim 5, Metzger discloses **a method of compiling a program to be executed on a target microprocessor** (see column 1, lines 10-15, in which Metzger discloses Compilers are utilized to convert higher level programming instructions to instructions that may be executed on a particular target computer architecture), **the method comprising: identifying a cycle during which an operation is available for a first functional unit and no operation is available for a second functional unit** (see column 5, lines 58-65, in which Metzger discloses By way of example, the examined result function may analyze the utilization of functional units of the target architecture. Should a functional unit be detected as idle for a period of time exceeding a threshold, then changes may be implemented in the IR, as may be required or useful, to utilize the idle function in the target architecture).

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15. However, Metzger does not disclose wherein the first and second function units comprise functional units of a same type; scheduling the operation for execution by both the first and second functional units during the cycle; and scheduling a comparison of results obtained by the first and second functional units during a subsequent cycle.

16. Quach discloses **wherein the first and second function units comprises functional units of a same type** (see column 6, lines 1-2, in which Quach discloses issue unit provides identical instructions to execution clusters (a) and (b)); **scheduling the operation for execution by both the first and second functional units during the cycle** (see column 5, lines 44-49, in which Quach discloses multi-porting allows resources in execution clusters (a) and (b) to access the same register entry simultaneously in HR mode). It would have been obvious to a person of normal skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment without creating more work for the processor. (Quach, column 3, lines 22-25)

17. Raina discloses **scheduling a comparison of results obtained by the first and second functional units during a subsequent cycle** (see column 2, lines 7-13, in which Raina discloses a method that compares the results of the processor being tested to an expected predetermined value). It would have been obvious to a person skilled in the art at the time of invention to include the comparison method as taught by Raina in order to create an effective testing method. This would have been obvious because

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Raina clearly teaches that the above process is better suited for creating a faster and improved processor testing method. (Raina, column 1, lines 12-23).

18. In reference to claim 6, claim 6 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

19. Quach discloses **the method of claim 5, wherein the first and second functional units comprise first and second floating point units of the target microprocessor** (see fig. 1, element 158, and column 5, lines 24-30, in which Quach discloses method that tests functional units which comprise of floating point units). It would have been obvious to a person of ordinary skill in the art at the time of invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25)

20. In reference to claim 7, claim 7 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

21. Quach discloses **the method of claim 5, wherein the first and second functional units comprise first and second arithmetic logic units of the target**

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microprocessor (see figure 1 element 154, and column 4, lines 47-48, in which Quach discloses an integer execution unit. Quach further discloses the first and second functional units are of the same type as disclosed above in claim 5. So both functional units can be integer execution units). It would be obvious to one of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment without creating more work for the processor. (Quach column 3, lines 22-25)

22. In reference to claim 8, claim 8 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

23. Quach discloses **the results of the execution are stored in registers within the microprocessor** (Quach discloses a multiple functional units of a same type see column 6, lines 1-2. It would be inherent that the results of the comparison between the results of the execution of the multiple function units are stored in a register within the microprocessor. In all processing systems each functional unit has a register to store the results of the computation). It would be obvious to one of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better

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suited for detecting errors in a processing environment without creating more work for the processor. (Quach column 3, lines 22-25)

24. In reference to claim 9, claim 9 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

25. Quach discloses **the target microprocessor includes at least three functional units of the same type** (see column 6, lines 1-2, in which Quach discloses issue unit provides identical instructions to execution clusters (a) and (b)). It would be obvious to one skilled in the art at the time of the invention to provide identical instructions to execution of more than two clusters. It would be obvious to one of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment without creating more work for the processor. (Quach column 3, lines 22-25)

26. In reference to claim 10, claim 10 is dependent upon claim 9. Claim 9 has been obviated by Metzger in view of Quach and in further view of Raina.

27. Claim 10 is a compiler claim corresponding to the method of claim 5.

Therefore, claim 10 is rejected for the same rationale set forth in claim 5

28. In reference to claim 14, claim 14 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

29. Claim 14 is a compiler claim corresponding to the method of claim 3. Therefore, claim 14 is rejected for the same rationale set forth in claim 3.

30. In reference to claim 15, claim 15 is dependent upon claim 14. Claim 14 has been obviated by Metzger in view of Quach and in further view of Raina.

31. Quach discloses **if the error flag is set, then halting the execution and causing a notification to the user of the error flag** (see column 7, line 66 and column 6, line 8, in which Quach discloses there is an error signal created by the comparator when the results do not match). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for indicating when an error in a test comparison has occurred. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25).

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32. Claims 11, 13 and 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Metzger (7,269,827 B2) in view of Quach (6,640,313 B1) in view of Raina (6,134,675) and in further view of Chan (5,557,761).

33. In reference to claim 11, claim 11 is dependent upon claim 5. Claim 5 has been obviated by Metzger in view of Quach and in further view of Raina.

34. Metzger in view of Quach and in further view of Raina do not disclose the method is performed by a scheduler in a code generator of a program compiler. However, Chan discloses **the method is performed by a scheduler in a code generator of a program compiler** (see column 6, lines 40-45, in which Chan discloses while performing this scheduling function, the code generator (which is included in the software compiler (column 5, lines 52-56)) may move instructions from a subsequent basic block to a prior basic block). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Chan in order to create the testing and execution of the program faster and more resource-efficient, as taught by Chan. (see Chan, column 6, lines 45-50)

35. In reference to claim 13, claim 13 is dependent upon claim 11. Claim 11 has been obviated by Metzger in view of Quach and in further view of Raina.

36. Raina discloses **the program compiler comprises a cross compiler run on a different microprocessor** (column 3, lines 7-11, in which Raina discloses the test is

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performed by an external testing device). It would have been obvious to one skilled in the art at the time of the invention to include the program compiler comprises cross compiler run on different microprocessors as taught by Raina in order to create an effective testing method. This would have been obvious because Raina clearly teaches the above process is better suited for creating a faster and improved processor testing method. (Raina column 1, lines 12-23)

37. In reference to claim 16, Metzger discloses **a program compiler for a target microprocessor** (see column 1, lines 10-15, in which Metzger discloses Compilers are utilized to convert higher level programming instructions to instructions that may be executed on a particular target computer architecture). Metzger also discloses **a scheduler that opportunistically schedules a redundant operation on one of the functional units that would otherwise be idle during a cycle** (see also column 5, lines 60-64, in which Metzger discloses should a functional unit be detected as idle for a period of time exceeding a threshold, then changes may be implemented in the IR, as may be required or useful, to utilize the idle function in a target architecture).

38. Metzger does not disclose with multiple equivalent functional units and the compiler comprising a code generator. However, Quach discloses **with multiple equivalent functional units** However, Quach discloses with multiple functional units (see column 6, lines 1-2 in which Quach clearly discloses a method that tests functional units which comprise of logic units of the same type). It would have been obvious to a

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person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor (Quach column 3, lines 22-25).

39. Chan discloses **the compiler comprising a code generator** (see column 5, lines 52-58, in which Chan discloses a software compiler includes a code generator). It would have been obvious to one skilled in the art at the time of the invention to include the method as taught by Chan in order to create a compiler that generates source code. This would have been obvious because Chan clearly teaches that the above method is better suited for a faster executing of the program code and more resource efficient during the execution.

40. In reference to claim 17, claim 17 is dependent upon claim 16. Claim 16 has been obviated by Metzger in view of Quach and in further view of Chan.

41. Quach disclose **the scheduler subsequently schedules a comparison of results from the redundant operation**. Quach discloses scheduling a comparison of results from the redundant operation (see column 6, lines 1-7, in which Quach discloses results generated by clusters (a) and (b) [identical instructions to execute clusters (a) and (b)] are compared by check unit and an error is indicated if the execution results are different). It would be obvious to one of ordinary skill in the art at the time of the

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invention to include the method as taught by Quach in order to create a simple and effective method for testing processors through comparison. This would have been obvious because Quach clearly teaches that the above method is better suited for detecting errors in a processing environment without creating more work for the processor. (Quach column 3, lines 22-25)

42. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Metzger (7,269,827 B2) in view of Quach (6,640,313 B1) in view of Raina (6,134,675) and in view of Chan (5,557,761) and in further view of Fruehling (6,625,688 B1).

43. In reference to claim 12, claim 12 is dependent upon claim 11. Claim 11 has been obviated by Metzger in view of Quach and in further view of Raina.

44. Metzger in view of Quach and in further view of Raina does not disclose the program compiler comprises a native compiler for the target microprocessor. However, Fruehling discloses **the program compiler comprises a native compiler for the target microprocessor** (column 11, lines 58-65, Fruehling discloses the comparator is done within the target device). It would have been obvious to a person of ordinary skill in the art at the time of the invention to include the method as taught by Quach in order to create a simple and effective method for indicating when an error in a test comparison has occurred. This would have been obvious because Quach clearly

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teaches that the above method is better suited for detecting errors in a processing environment, without creating more work for the processor. (Quach column 3, lines 22-25).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jyoti D. Dave whose telephone number is 571-270-1470. The examiner can normally be reached on 7:30 AM to 5 PM Mon-Fri, Alt Fri. Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thu Nguyen can be reached on 571-272-6967. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a

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/Jyoti D Dave/
Examiner, Art Unit 4182

1/28/08

/Thu Nguyen/
Supervisory Patent Examiner, Art Unit 4182